

CHECKLIST FOR BAIL DETERMINATION

Commonwealth of Virginia

Name of Accused

Uhrin, John Edward

Nature and Circumstances of the Offense

neighbor witnessed domestic assault of wife w/ child

Weight of the Evidence

all witnessed by neighbor

Length of Time in the Community

since 1976

Place of Employment

Manager of Hotel

How long

since 1990

Family Ties

yes

Involvement in Education

16 years

Financial Resources

Pending Charges

stated

Was a firearm allegedly used in the offense? No ☒ Yes ☐Currently on probation or parole? No ☒ Yes ☐

Prior criminal record:

no record

Presumption pursuant to Virginia Code § 19.2-120 applies and has not been rebutted.

Bail was not set by a judge, the presumption set forth in § 19.2-120 (B) or (C) applies and has been rebutted, and an attorney for the Commonwealth concurs in the accused being admitted to bail. (For magistrate only.)

Secured bond provision in Virginia Code § 19.2-123 applies [] and is waived with the concurrence of the attorney of the Commonwealth or of the county, city, or town.

Prior charges of failing to appear?

n/a

Is this person likely to obstruct or attempt to obstruct justice or threaten, injure or intimidate or attempt to threaten, injure or intimidate a prospective witness, juror or victim? No ☐ Yes ☒

Other information considered

Victim hit 3 or 4 times, knocked down, started screaming and locked herself inside a

Bail Set

Vehicle of child, (witnessed by neighbor

Special instructions or conditions

who called VA Bat Police Dept.)

EPO executed this date.

Check if more information is on reverse ☐Due to nature of case
secured bond was placed
10-7-12 w/ EPO.

Date

L. L. Anderson

Magistrate

Judge